

UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

SONY INTERACTIVE ENTERTAINMENT
LLC, a California limited liability company,

Case No.: 5:18-cv-02141-JGB-KK
[PROPOSED] JUDGMENT

Plaintiff,

V.

ERIC DAVID SCALES (doing business as Blackcloak13),

Defendant.

Plaintiff Sony Interactive Entertainment LLC's Motion for Default Judgment is GRANTED.

IT IS ORDERED AND ADJUDGED that default judgment be entered as set forth below in favor of Plaintiff Sony Interactive Entertainment LLC (“SIE”) against Defendant Eric David Scales (doing business as Blackcloak13)(“Scales” or “Defendant”) on the following claims: copyright infringement and violation of the Digital Millennium Copyright Act, 17 U.S.C. § 1201 (“DMCA”).

1. The Court awards Plaintiff a monetary judgment in the sum of \$16,800 constituting statutory damages pursuant to Section 1203(c)(3)(A) of the DMCA;
 2. Defendant and his agents, servants, employees, successor and assigns, and all other persons acting in concert with Defendant are permanently enjoined from:
 - a. marketing, offering, selling, transferring, advertising, promoting, developing, manufacturing, importing, providing or otherwise trafficking in any products that infringe or contribute to the infringement of SIE's intellectual property rights, including its copyrights in PS4 video games and the PS Program Code, or to participate in or facilitate any such activity;

- b. directly or indirectly infringing, or enabling or contributing to infringement of, any copyright that SIE owns or is the exclusive licensee of, including copyrights in First-Party PS4 games and in the PS Program Code;
 - c. marketing, offering, selling, transferring, advertising, promoting, developing, manufacturing, importing, providing or otherwise trafficking in – via eBay, the website <http://foxhoundoutfitters.wixsite.com/ps3-jailbreak-mods> or any other means or channels –any products or services produced or designed to circumvent the technological measures that SIE employs to protect its exclusive copyright rights in or to PS4 video games and the PS Program Code, including, but not limited to, (1) “jailbroken” or “modded” PS4 consoles, and (2) jailbreaking or “modding” services;
 - d. infringing SIE’s rights under the Copyright Act, 17 U.S.C. § 501 et seq.; and
 - e. violating SIE’s rights under the Digital Millennium Copyright Act, 17 U.S.C. §§ 1201 – 1205.

Dated:

Jesus G. Bernal, U.S. District Judge